1) **Order Type and Number:** Administrative Order 11-0386-UST  
**Order Date:** November 26, 2012  
**Respondent:** Ramilaben Patel  
**Facility:** Corner Stop #39  
**Location:** 901 Anderson Street  
Piedmont, SC 29673  
**Mailing Address:** Same  
**County:** Anderson  
**Previous Orders:** None  
**Permit/ID Number:** 00572  

**Summary:** Ramilaben Patel (Respondent) owns underground storage tanks (USTs) in Anderson County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to test the corrosion protection system every 3 years; failure to inspect the impressed current system every 60 days; failure to provide records to the Department upon request; failure to have a trained Class A/B operator for the Facility; failure to demonstrate financial responsibility; failure to provide financial responsibility documentation to the Department upon request; and, failure to pay to the Department annual tank registration fees.

**Action:** The Respondent is required to: submit a Certificate of Financial Responsibility and proof of financial responsibility mechanism; submit proof of a trained Class A/B operator for the Facility; submit corrosion protection test results or permanently close the USTs; pay outstanding annual tank registration fees and associated late fees in the amount of one thousand, eight hundred fifteen dollars ($1,815.00); and, pay a civil penalty in the amount of three thousand, three hundred seventy-five dollars ($3,375.00).

2) **Order Type and Number:** Administrative Order 12-0601-UST
Order Date: May 7, 2013
Respondent: Coley, Inc.
Facility: Cuz’s Corner
Location: 419 A Congress Street
Winnsboro, SC 29180
Mailing Address: P.O. Box 85
Blackstock, SC 29014
County: Fairfield
Previous Orders: 12-0045-UST ($1,100.00)
Permit/ID Number: 11040

Summary: Coley, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Fairfield County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to inspect the impressed current every 60 days; failure to provide documents to the Department upon request; failure to validate monthly requirements; failure to visit the Facility once per quarter; failure to train class C operators prior to the operators assuming responsibility for the Facility; failure to designate class C operators in writing; failure to provide an adequate release detection method; failure monitor tanks every 30 days for a release; failure to conduct an annual tightness test on pressurized lines; failure to conduct release detection using an automatic tank gauge; failure to conduct an annual check of line leak detectors; and, failure to maintain records for one year.

Action: The Respondent is required to pay a civil penalty in the amount of three thousand, three hundred seventy-five dollars ($3,375.00).

3) Order Type and Number: Consent Order 12-0492-UST
Order Date: July 9, 2013
Respondent: 1 Stop, LLC
Facility: One Stop
Location: 912 Kendall Road
Newberry, SC 29108
Mailing Address: P.O. Box 103
Newberry, SC 29108-0103
County: Newberry
Previous Orders: None
Permit/ID Number: 06512

Summary: 1 Stop, LLC (Respondent) owns and operates underground storage tanks (USTs) in Newberry County, South Carolina, and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to provide records to the Department upon request; failure to validate monthly requirements; failure to visit the Facility once per quarter; failure to train class C operators prior to the operators assuming responsibility for the Facility; failure to designate class C operators in writing; failure to provide an adequate release detection method; failure to conduct an annual tightness test on pressurized lines; failure to conduct adequate release detection using an automatic tank gauge; failure to maintain records for one year; failure to report monitoring records that indicate that a release may have occurred; and, failure to conduct a system test to determine whether a release may have occurred.

Action: The Respondent is required to: submit tank tightness test results for all USTs; submit line tightness test results for the premium grade UST; submit a list of trained class C operators; and, pay a civil penalty in the amount of three thousand, seven hundred twenty-five dollars ($3,725.00).

4) Order Type and Number: Consent Order 13-0154-UST
   Order Date: July 17, 2013
   Respondent: Plez U Stores, Inc.
   Facility: Plez U Store 4
   Location: 815 Liberty Drive
             Easley, SC 29640
   Mailing Address: P.O. Box 2187
                    Anderson, SC 29622-2187
   County: Pickens
   Previous Orders: None
   Permit/ID Number: 07301

Summary: Plez U Stores, Inc. (Respondent) owns and operates underground storage tanks (USTs) in Pickens County, South Carolina and has violated the South Carolina Underground Storage Tank Control Regulations as follows: failure to equip an underground storage tank system with overfill protection.
Action: The Respondent is required to pay a civil penalty in the amount of five hundred dollars ($500.00). All violations were corrected prior to the issuance of the Order.

**Solid Waste Enforcement**

<table>
<thead>
<tr>
<th>5) Order Type and Number:</th>
<th>Consent Order 13-05-SW</th>
</tr>
</thead>
<tbody>
<tr>
<td>Order Date:</td>
<td>July 9, 2013</td>
</tr>
<tr>
<td>Respondents:</td>
<td>Keith Wertz, Individually, and Quality, LLC</td>
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<tr>
<td>Facility:</td>
<td>Quality, LLC</td>
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<tr>
<td>Location:</td>
<td>508 Travis Avenue</td>
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<tr>
<td>Mailing Address:</td>
<td>Saluda, SC 29138</td>
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<td>County:</td>
<td>Saluda</td>
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<td>Previous Orders:</td>
<td>None</td>
</tr>
<tr>
<td>Permit/ID Number:</td>
<td>None</td>
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</tbody>
</table>

Summary: Keith Wertz, individually, and Quality, LLC (Respondents) generate waste tires in the course of doing business at the Facility based in Saluda, South Carolina. The Respondents have violated the South Carolina Solid Waste Policy and Management Act of 1991, the Solid Waste Management: Waste Tires Regulation, and the Solid Waste Management: Used Oil Regulation as follows: failed to obtain a permit from the Department to operate a waste tire collection site and failed to clean up and manage released used oil at the Site.

Action: The Respondent is required to: immediately begin to prevent and effectively control mosquitoes at the Site through the use of insecticides, pesticides, tarps, etc; immediately, upon observation of a release of used oil to the environment, stop the release; contain the released used oil; remove the stained soil and dispose of it at a permitted solid waste facility; submit documentation verifying that the oil contaminated soil has been removed and properly disposed; remove and properly dispose of all waste tires in excess of the 999 waste tires allowed by Regulation; submit disposal receipts for waste tires; and, pay a civil penalty in the amount of two thousand, five hundred dollars ($2,500.00) in accordance with a promissory note.

**BUREAU OF WATER**
Drinking Water Enforcement

6) Order Type and Number: Consent Order 13-050-DW  
Order Date: July 9, 2013  
Respondent: A&B Associates, L.P.  
Facility: August on Southside Apartments  
Location: 2208 Southside Boulevard  Port Royal, SC 29935  
Mailing Address: 2 Pelham Road  Savannah, GA 31411  
County: Beaufort  
Previous Orders: None  
Permit/ID Number: 07-101-1  
Summary: A&B Associates, L.P. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: a float on the lifeline was broken; the gate did not self close and latch; the main drain grates were not visible; the United States Coast Guard approved life ring was missing; the emergency telephone was not accessible; the pool rules sign was not completely filled out; there were no “Shallow Water – No Diving” signs posted; one of the “No Lifeguard On Duty – Swim At Your Own Risk” signs was hanging upside down; the current pool operator of record information was not posted; the chlorine level was not within the acceptable range of water quality standards; and, the bound and numbered log book was not available for Department review. A violation was issued for failure to properly operate and maintain the pool on one occasion. A follow up inspection was conducted and it was verified that all of the deficiencies have been addressed.  
Action: The Respondent is required to: pay a civil penalty in the amount of four hundred dollars ($400.00). The civil penalty has been paid.

7) Order Type and Number: Consent Order 13-051-DW  
Order Date: July 9, 2013  
Respondent: City of Columbia  
Facility: City of Columbia  
Location: 300 Laurel Street  Columbia, SC 29201  
Mailing Address: Same  
County: Richland  
Previous Orders: None  
Permit/ID Number: 4010001  
Summary: The City of Columbia (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failed to notify the Department by the end of the day after being notified of an E. coli positive test result.

Action: The Respondent is required to pay a civil penalty in the amount of two thousand, eight hundred dollars ($2,800.00).

8) Order Type and Number: Consent Order 13-052-DW
   Order Date: July 9, 2013
   Respondent: Northlake Condominiums Homeowners Association, Inc.
   Facility: Northlake Condominiums
   Location: 100 North Lake Drive
             Anderson, SC 29625
   Mailing Address: 38 Parkway Commons Way
                    Greer, SC 29650
   County: Anderson
   Previous Orders: None
   Permit/ID Number: 04-064-1

Summary: Northlake Condominiums Homeowners Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: there were tiles that were loose and missing; the pool deck was not clear of hazards; the chlorine level was not within the acceptable range of water quality standards; only one “Shallow Water – No Diving” sign was posted; the pool rules sign was not completely filled out; the pool operator of record information was not posted; the bound and numbered log book was not available for Department review; and, the disinfection equipment and recirculation and filtration system were not accessible. A violation was issued for failure to properly operate and maintain the pool on one occasion.

Action: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of four hundred dollars ($400.00). The civil penalty has been paid. The Respondent submitted a corrective action plan and corrected the deficiencies.

9) Order Type and Number: Consent Order 13-053-DW
   Order Date: July 15, 2013
   Respondent: Tropical Resort, LLC
   Facility: Econo Lodge
   Location: 601 South Ocean Boulevard
             Myrtle Beach, SC 29577
Tropical Resort, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a pool and spa. The Respondent has violated the Public Swimming Pools Regulation as follows: there were gaps in the fence that were greater than four inches apart; the chlorine level was not within the acceptable range of water quality standards; the pH level was not within the acceptable range of water quality standards; the emergency telephone was not functional; the pool rules sign was not completely filled out; only one “Shallow Water – No Diving” sign was posted; and, the pool operator of record information was not posted. A violation was issued for failure to properly operate and maintain the pool and spa on one occasion.

Action: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of eight hundred dollars ($800.00). The civil penalty has been paid. The Respondent submitted a corrective action plan and corrected the deficiencies.

Summary: Minsprings, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for combined radium 226/228.

Action: The Respondent is required to: submit a corrective action plan to include proposed steps to address the combined radium 226/228 exceedance and pay a stipulated penalty in the amount of four thousand dollars ($4,000.00) should the Respondent fail to meet any requirement of the Order.

Summary: Minsprings, LLC (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: the PWS exceeded the maximum contaminant level (MCL) for combined radium 226/228.
11) **Order Type and Number:** Consent Order 13-055-DW  
**Order Date:** July 17, 2013  
**Respondent:** City of Bennettsville  
**Facility:** City of Bennettsville  
**Location:** 501 East Main Street  
Bennettsville, SC 29512  
**Mailing Address:** P.O. Box 1036  
Bennettsville, SC 29512  
**County:** Marlboro  
**Previous Orders:** None  
**Permit/ID Number:** 3410001  

**Summary:** The City of Bennettsville (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failed to have daily chlorite samples at the PWS measured by a party approved by the Department.

**Action:** The Respondent is required to: submit a standard operating procedure that will be followed by all representatives of the Respondent to ensure that all samples will be analyzed by a party approved by the Department; and, pay a civil penalty in the amount of one thousand dollars (**$1,000.00**). The civil penalty has been paid.

12) **Order Type and Number:** Consent Order 13-056-DW  
**Order Date:** July 17, 2013  
**Respondent:** Tahitian Princess II Home Owners’ Association, Inc.  
**Facility:** Tahitian Princess II  
**Location:** 300 33rd Avenue South  
North Myrtle Beach, SC 29582  
**Mailing Address:** Same  
**County:** Horry  
**Previous Orders:** None  
**Permit/ID Number:** 26-1389B  
**Violations Cited:** S.C. Code Ann. Regs. 61-51(J)  

**Summary:** Tahitian Princess II Home Owners’ Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool. The Respondent has violated the Public Swimming Pools Regulation as follows: a ladder was not tight and secure; the gate did not self close and latch; the chlorine level was not within the acceptable range of water quality standards; the cyanuric acid level was above the water quality standards acceptable limit; the United States Coast Guard approved life ring was damaged in that the life ring was broken; the emergency telephone was not operational; two approvable “No Lifeguard On Duty – Swim At Your Own Risk” signs were not posted; and, the bound and numbered log book was not maintained on a daily
A violation was issued for failure to properly operate and maintain the pool on one occasion.

**Action**: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of four hundred dollars ($400.00). The civil penalty has been paid.

13) **Order Type and Number**: Consent Order 13-057-DW  
**Order Date**: July 23, 2013  
**Respondent**: *Southern Pines Apartments, LLC*  
**Facility**: Southern Pines Apartments  
**Location**: 350 Bryant Road  
Spartanburg, SC 29303  
**Mailing Address**: 341 Veracliff Court  
Oviedo, FL 32765  
**County**: Spartanburg  
**Previous Orders**: None  
**Permit/ID Number**: 42-076-1 and 42-077-1  
**Violations Cited**: S.C. Code Ann. Regs. 61-51(J)  

**Summary**: Southern Pines Apartments, LLC (Respondent) owns and is responsible for the proper operation and maintenance of two pools. The Respondent has violated the Public Swimming Pools Regulation as follows: the lifeline floats were not properly spaced; the ladders were missing bumpers; a handrail was loose; algae was present on the wall and floor of the pool; the gate did not self close and latch; a drinking water fountain was not within fifty feet of the pool; the main drain grates were not visible; the United States Coast Guard approved life ring rope was too short; the pool rules sign was not completely filled out; the current pool operator of record information was not posted; the chlorine level was not within the acceptable range of water quality standards; and, the pH level was not within the acceptable range of water quality standards. A violation was issued for failure to properly operate and maintain the pools on one occasion.

**Action**: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of eight hundred dollars ($800.00). The civil penalty has been paid. The Respondent submitted a corrective action plan and corrected the deficiencies.

14) **Order Type and Number**: Consent Order 13-058-DW  
**Order Date**: July 30, 2013  
**Respondent**: *Andrew Jackson Academy*  
**Facility**: Andrew Jackson Academy  
**Location**: 7054 Broxton Bridge Highway  
Ehrhardt, SC 29081  

Summary: Andrew Jackson Academy (Respondent) owns and is responsible for the proper operation and maintenance of a public water system (PWS). The Respondent has violated the State Primary Drinking Water Regulations as follows: failed to collect repeat bacteriological samples in the distribution system and at the source within twenty-four hours of notification of a total coliform positive result; and, failed to collect five routine samples during the next month following a total coliform positive result.

Action: The Respondent is required to: submit a standard operating procedure for monitoring and reporting requirements; pay a civil penalty in the amount of one thousand, two hundred sixty dollars ($1,260.00); and, pay a stipulated penalty in the amount of seven thousand one hundred forty dollars ($7,140.00) should the Respondent fail to meet any requirement of the Order. The civil penalty has been paid and the standard operating procedure has been submitted.
amount of four hundred dollars ($400.00). The Respondent submitted a corrective action plan and corrected the deficiencies.

16) **Order Type and Number:** Consent Order 13-060-DW  
**Order Date:** July 29, 2013  
**Respondent:** The Governors Homeowners Association, Inc.  
**Facility:** The Governors Subdivision  
**Location:** Governors Way  
**Mailing Address:** 208 Lyttleton Way  
**County:** Anderson  
**Previous Orders:** None  
**Permit/ID Number:** 04-083-1 & 04-084-1  
**Violations Cited:** S.C. Code Ann. Regs. 61-51(J)  

**Summary:** The Governors Homeowners Association, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a pool and kiddie pool. The Respondent has violated the Public Swimming Pools Regulation as follows: a handrail was not tight and secure; the chlorine level was not within the acceptable range of water quality standards; the bound and numbered log book was not maintained on a daily basis; the disinfection equipment, recirculation and filtration system, and the automatic controller were not available for inspection in that the pump room was not accessible; algae was present on the wall and floor of the pool; the main drain grates were not visible in that the water was cloudy; the pH level was not within the acceptable range of water quality standards; and, the Respondent failed to schedule an inspection with the Department prior to re-opening the pool and kiddie pool. A violation was issued for failure to properly operate and maintain the pool and kiddie pool on two occasions and for failure to obtain Department approval prior to re-opening the pool and kiddie pool on one occasion.

**Action:** The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of two thousand, forty dollars ($2,040.00). The civil penalty has been paid. The Respondent submitted a corrective action plan and corrected the deficiencies.

17) **Order Type and Number:** Consent Order 13-063-DW  
**Order Date:** July 30, 2013  
**Respondent:** Avista Council of Co-Owners, Inc.  
**Facility:** Avista Resort  
**Location:** 300 North Ocean Boulevard  
**Mailing Address:** Same
Summary: Avista Council of Co-Owners, Inc. (Respondent) owns and is responsible for the proper operation and maintenance of a spa. The Respondent has violated the Public Swimming Pools Regulation as follows: the deck was not clear of hazards in that there was standing water and algae was growing on a pillar; the pH level was not within the acceptable range of water quality standards; the bound and numbered log book was not maintained on a daily basis; and, the chlorine level was not within the acceptable range of water quality standards. A violation was issued for failure to properly operate and maintain the spa on three occasions.

Action: The Respondent is required to: submit a corrective action plan and schedule of implementation to address the deficiencies; and, pay a civil penalty in the amount of one thousand, six hundred eighty dollars ($1,680.00). The civil penalty has been paid. The Respondent submitted a corrective action plan and corrected the deficiencies.

Water Pollution Enforcement

18) Order Type and Number: Consent Order 13-028-W
Order Date: July 11, 2013
Respondent: Town of Summerville/CPW
Facility: Summerville WWTF
Location: 135 W. Richardson Ave
Summerville, SC 29483
Mailing Address: P.O. Box 817
Summerville, SC 29483
County: Dorchester
Previous Orders: 10-043-W ($3,146.00)
Permit/ID Number: SC0037541

Summary: The Town of Summerville (Respondent) owns and is responsible for the proper operation and maintenance of a wastewater treatment facility (WWTF) serving the residents and businesses of Summerville in Dorchester County, South Carolina. The Respondent failed to comply with effluent limitations for ammonia-nitrogen (NH₃-N) during the months January and February 2013.
Action: The Respondent is required to: submit a corrective action plan revising standard operating procedures to prevent or mitigate effluent violations in the future and pay a civil penalty in the amount of one thousand, eight hundred dollars ($1,800.00).

19) Order Type and Number: Consent Order 13-029-W  
Order Date: July 17, 2013  
Respondent: Chester Sewer District  
Facility: Rocky Creek WWTP  
Location: 155 Wylie St., Chester, SC 29706  
Mailing Address: P.O. Box 550, Chester, SC 29706  
County: Chester  
Previous Orders: 10-042-W ($3,462.00)  
09-032-W ($11,200.00)  
Permit/ID Number: SC0036056  

Summary: The Chester Sewer District (Respondent) owns and is responsible for the proper operation and maintenance of the wastewater treatment plants (WWTP) serving the residents and businesses within its respective service areas in Chester County, South Carolina. The Respondent failed to meet permitted effluent limitations for Whole Effluent Toxicity/Chronic Toxicity (CTOX) during the quarters ending September and December 2012.

Action: The Respondent is required to: submit a corrective action plan to identify and remediate the potential source(s) of toxicity and propose action steps with an implementation schedule to be evaluated and approved by the Department; and, monitor the effectiveness of the approved corrective action steps engaged for a period of one (1) year after implementation of the approved Plan. In the event of a CTOX failure, the Respondent agrees to supplemental monthly sampling to demonstrate their ability to meet, voluntarily, more stringent monthly average toxicity limits. Failing that, the Respondent agreed to engage a full scale TIE/Toxicity Reduction Evaluation. The Respondent must pay a stipulated penalty in the amount of three thousand dollars ($3,000.00) should they fail to meet any requirement of the Order.

20) Order Type and Number: Consent Order 13-032-W  
Order Date: July 9, 2013  
Respondent: City of Columbia  
Facility: Metro WWTF  
Location: 1200 Simon Tree Lane  
Mailing Address: P.O. Box 147  
County: Richland
Summary: City of Columbia (Respondent) owns and is responsible for the proper operation and maintenance of its wastewater treatment facility (WWTF), located in Richland County, South Carolina. The Respondent has violated the Pollution Control Act and Water Pollution Control Permits Regulation as follows: failed to comply with the effluent limits for fecal coliform as contained in its National Pollutant Discharge Elimination System (NPDES) Permit.

Action: The Respondent is required to: submit a corrective action plan to include measures that have been implemented, or that will be implemented, to prevent future effluent violations; and, pay a civil penalty in the amount of four thousand dollars ($4,000.00).

Order Type and Number: Consent Order 13-033-W
Order Date: July 9, 2013
Respondent: Town of Duncan
Facility: Satellite Sewer Collection System
Location: 153 W. Main St.
Duncan, SC 29334
Mailing Address: P.O. Box 188
Duncan, SC 29334
County: Spartanburg
Previous Orders: None
Permit/ID Number: SSS000598

Summary: The Town of Duncan (Respondent) owns and is responsible for the proper operation and maintenance of a wastewater collection system (WWCS) that serves the residences and businesses located in the Town of Duncan in Spartanburg County, South Carolina. The Respondent has violated the Pollution Control Act as follows: discharged untreated wastewater into the environment, including waters of the State, in a manner other than in compliance with a permit issued by the Department.

Action: The Respondent is required to: report all wastewater spills from the WWCS orally within 24 hours and in writing in accordance with DHEC Sanitary Sewer Overflow form within 5 days; submit copies of public notices issued by the Respondent for all significant spills from the WWCS; conduct a capacity, management, operations and maintenance (cMOM) audit of the WWCS; submit a report of the findings of the audit and a corrective action plan to address priority deficiencies identified during the audit; and, pay a stipulated penalty in the amount of three thousand dollars ($3,000.00).
should the Respondent fail to meet any requirement of the Order, including any implementation schedule approved by the Department.

**BUREAU OF AIR QUALITY**

22) **Order Type and Number:** Administrative Order 13-032-A  
**Order Date:** June 18, 2013  
**Respondent:** Triple R Abatement, LLC  
**Facility:** Former K-Mart and Former Holmes Bible College  
**Location:** 1326 W. Wade Hampton Blvd., Greer, SC; 8 Paul Beacham Way, Greenville, SC  
**Mailing Address:** 850 Due West Highway  
**County:** Greenville  
**Previous Orders:** None  
**Permit/ID Number:** CO-00320  
**Violations Cited:** U.S. EPA 40 CFR 61.145(a), (b), and (c), and 7 S.C. Code Ann. Regs. 61-86.1, Sections IV, V, VIII, and X.  
**Summary:** Triple R Abatement, LLC is a Department-licensed asbestos abatement contractor (Respondent). The Department issued License CO-00320 to the Respondent, which was last renewed September 24, 2012. The Respondent violated U.S. EPA and South Carolina Standards of Performance for Asbestos Projects as follows: failed to pay all applicable project fees, and apply for and obtain an asbestos project license prior to beginning an asbestos project involving regulated asbestos-containing materials (RACM); failed to use workers that were licensed by the Department while engaged in an asbestos project involving RACM; failed to maintain valid Department-issued personnel licenses at the project site; and, failed to comply with several work practice requirements during a regulated removal of asbestos.

**Action:** The Respondent is required to: ensure no workers engage in an asbestos project involving RACM unless they have a valid license issued by the Department; pay all applicable project fees, and apply for and obtain an asbestos project license from the Department prior to beginning any asbestos project involving RACM; comply with all applicable work practice requirements for asbestos projects involving RACM; pay a project license fee in the amount of one thousand dollars ($1,000.00) and submit a revised notification to indicate a regulated removal was performed at 1326 W. Wade Hampton Blvd., Greer, SC; and, pay a civil penalty in the amount of twenty-two thousand dollars ($22,000.00).

23) **Order Type and Number:** Consent Order 13-033-A  
**Order Date:** July 23, 2013
ConGlobal Industries, Inc.

Facility: ConGlobal Industries, Inc.
Location: 2534 Spruill Ave.
Charleston SC 29405

Mailing Address: Same
County: Charleston
Previous Orders: None
Permit/ID Number: CM-0560-0158
Violations Cited: 5 S.C. Code Ann. Regs. 61-62.1, Section II,
Permit Requirements

Summary: ConGlobal Industries, Inc. (Respondent) repairs, sandblasts, and paints cargo containers and trailers at its facility in Charleston, South Carolina. The Department issued Conditional Major Operating Permit CM-0560-0158 to the Respondent, effective July 1, 2004. The Respondent violated its Conditional Major Permit and South Carolina Air Pollution Control Regulations as follows: failed to calculate and maintain records of volatile organic compound and hazardous air pollutant emissions and submit annual emissions from 2007 through 2011; failed to maintain records of blasting and welding material usage; and failed to adhere to its dust containment plan and implement work practices to minimize emissions from painting operations.

Action: The Respondent is required to: henceforth calculate and maintain records of VOC and HAP emissions and maintain records of welding material usage; henceforth cease blasting operations; henceforth implement work practices to minimize emissions from painting operations; submit annual emissions reports for the reporting periods ending in 2007, 2008, 2009, 2010, 2011, and 2012; and, pay a civil penalty in the amount of ten thousand dollars ($10,000.00).

24) Order Type and Number: Consent Order 13-034-A
Order Date: July 25, 2013
Respondent: Evergreen Biodiesel Production Facility, LLC
Facility: Evergreen Biodiesel Production Facility, LLC
Location: 1116 Tanner Rd.
Taylors, SC 29687
Mailing Address: 130 Mountain Creek Church Rd. Greenville, SC 29609
County: Greenville
Previous Orders: None
Permit/ID Number: 1200-0032
Summary: Evergreen Biodiesel Production Facility, LLC (Respondent) manufactures bio-diesel fuel. On December 31, 2010, the Department issued Conditional Major Air Quality Operating Permit CM-1200-0032 (Operating Permit) to the Respondent. The Respondent violated its Operating Permit as follows: failed to record daily fuel consumption for its boiler; and failed to establish an operational range for its carbon adsorber (drum), and submit it, along with supporting documentation and quality assurance procedures to the Department for approval.

Action: The Respondent is required to: record fuel consumption on a daily basis for its boilers; submit quality assurance procedures for the operating range of the carbon drum for approval; and, pay a civil penalty in the amount of six thousand dollars ($6,000.00).

* Unless otherwise specified, “Previous Orders” as listed in this report include orders issued by Environmental Affairs programs within the last five (5) years.